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UNITED STATES OF AMERICA
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16 UNITED STATES DISTRICT COURT

17 FOR THE CENTRAL DISTRICT OF CALIFORNIA
18 UNITED STATES OF AMERICA,) NO. CR 05-316-DSF
)
19 Plaintiff,) PROTECTIVE ORDER CONCERNING
) DISCLOSURE OF CERTAIN MATERIALS
20 v.)
)
21 JOHN S. LIPTON,)
22 MARLYN D. HINDERS,)
DAVID L. JOHNSON,)
23 RICHARD B. LEONARD,)
WILLIAM H. NURICK,)
24 VICTOR H. PRESTON,)
DENISE TAYLOR-FRASER,)
WILLIAM TAYLOR-FRASER, and)
25 TERESA R. VOGT,)
)
26 Defendants.)
27)
28)

Upon the agreement of counsel for the government and counsel

1 for defendants, it is hereby ORDERED as follows:

2 1. The government has agreed to the early production of
3 Jencks material of potential government witnesses including witness
4 statements, memoranda of interview and agent notes ("the
5 Material") in the above-referenced matter. The Material contains
6 personal-identification information about potential witnesses for
7 which there is no interest in public disclosure.

8 2. The Material produced by the government may be used by the
9 defendant, defendant's counsel and any employees or agents of
10 defendant's counsel solely in the defense of this case.

11 3. Defendants' counsel and defendants shall not disclose the
12 Material directly or indirectly to any person except those assisting
13 the defense, persons who are interviewed as witnesses, and potential
14 experts ("authorized persons") during the course of the
15 investigation and defense of this case.

16 4. The Material produced by the government shall not be
17 copied or reproduced unless they are copied or reproduced for
18 authorized persons to assist in the defense, and in that event, the
19 copies should be treated in the same manner as the original
20 material.

21 5. When providing the Materials to an authorized person, the
22 defendant's counsel must inform the authorized person that the
23 Materials are provided subject to the terms of this Protective Order
24 and that the authorized person must comply with the terms of this
25 Protective Order.

26 6. Defendants' counsel and defendants shall not leave copies
27 of the Materials at the Metropolitan Detention Center, or any other
28 detention facility, for any purpose. Nor may defendants be allowed

1 to maintain any records or notes of any personal identifying
2 information as to a witness at the Metropolitan Detention Center or
3 any other detention facility.

4 7. This Protective Order does not restrict in any way
5 Defendants' counsel's ability to show, discuss or otherwise use the
6 Materials at meetings with any defendant at the Metropolitan
7 Detention Center or any other detention facility.

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9 Dated: April 30, 2008

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12 Dale S. Fischer
13 United States District Judge
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